

OFFICE OF THE DISTRICT ATTORNEY, Bronx County

DARCEL D. CLARK District Attorney 215 East 161st Street Bronx New York 10451 (718) 590-2000

February 13, 2020

EXCULPATORY AND IMPEACHING INFORMATION

Dear Counsel:

The People disclose the following evidence and information, including that which is known to police or other law enforcement agencies acting on the government's behalf in the case, that tends to: (i.) negate the defendant's guilt as to a charged offense; (ii.) reduce the degree of or mitigate the defendant's culpability as to a charged offense; (iii.) support a potential defense to a charged offense; (iv.) impeach the credibility of a testifying prosecution witness; (v.) undermine evidence of the defendant's identity as a perpetrator of a charged offense; (vi.) provide a basis for a motion to suppress evidence; or (vii.) mitigate punishment. Information under this paragraph is being disclosed even if it was not recorded in tangible form and irrespective of whether the People credit the information. See CPL § 245.20(1)(k).

1) PO Issael Beato:

- Internal Investigation: Incident stemming from 2018. Allegation: Failure to properly search department vehicle, which was exonerated. Overall disposition: Partially substantiated. Action taken: None.
- *The assigned ADA has ordered additional paperwork and will update if/when said paperwork is received.

Lemin Razareno

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 $^{^1}$ The People will disclose the information expeditiously upon its receipt and shall not delay disclosure if it is obtained earlier than the time period for disclosure in CPL § 245.10(1).